UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

| UNITED STATES OF AMERICA V. |)) CRIMINAL NO. 05CR300 -MAP |
|---|-------------------------------------|
| MIGUEL LOZADO |) |
| MOTION FOR DET | ENTION HEARING |
| The United States moves for | pretrial detention of defendant, |
| pursuant to 18 U.S.C. Section 314 | 2(e) and (f) . |
| 1. Eligibility of Case. Th | is case is eligible for a |
| detention order because it involv | es (check all that apply): ' |
| Crime of violence | e (18 U.S.C. Section 3156) |
| Maximum sentence | e life imprisonment or death |
| 10 plus years dr | rug offense |
| X Felony, with two | prior convictions in above |
| categories | |
| X Serious risk def | endant will flee |
| Serious risk of | obstruction of justice |
| 2. Reason for Detention. T | he court should detain defendant |
| because there are no conditions o | f release which will reasonably |
| assure (check one or both): | |
| X Defendant's appe | arance as required |
| \underline{X} Safety of any ot | her person and the community |
| 3. Rebuttable Presumption. | The United States (will, wilk |
| no t) invoke the rebuttable presum | ption against defendant under |
| Section 3142(e). (If yes) The pr | esumption applies because (check |
| one or both). | |

| x Probable cause to believe defendant committed 10 |
|---|
| plus year drug offense or firearms offense, 18 U.S.C. Section |
| 924(c) |
| x Previous conviction for "eligible" offense |
| committed while on pretrial bond |
| 4. Time for Detention Hearing. The United States requests, |
| the court conduct the detention hearing, |
| At first appearance |
| $\frac{x}{x}$ After continuance of $\frac{3}{x}$ days (not more than 3) |
| 5. Witnesses. The United States intends to call the |
| following witnesses: |
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| The amount of time for direct examination of these witnesses |
| is estimated to be: one-half hour. |
| 6. Other Matters. |
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| DATED this 16th day of June , 2005. |
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| Assistant United States Attorney |